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2	U.S. Department of Justice Environment & Natural Resources Div.	
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5 6	Protection Agency and its Administrator in his official capacity	
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	UNITED STATES DISTRICT COURT	
8	NORTHERN DISTRICT OF CALIFORNIA	
9	SAN FRANCISCO BAYKEEPER; SAVE THE	CASE NO: 3:19-cv-05941-WHA (lead case)
10	BAY; COMMITTEE FOR GREEN FOOTHILLS; CITIZENS' COMMITTEE TO	Consolidated with
11	COMPLETE THE REFUGE; and STATE OF CALIFORNIA, by and through XAVIER	No: 3:19-cv-05943-WHA
12	BECERRA, ATTORNEY GENERAL,	STIPULATION REGARDING RECEIPT OF
13	Plaintiffs,	FEES PURSUANT TO SETTLEMENT AGREEMENT
14	V.	
15	U.S. ENVIRONMENTAL PROTECTION AGENCY AND ITS ADMINISTRATOR,	
16	Defendants.	
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18	REDWOOD CITY PLANT SITE, LLC,	
19	Intervenor-Defendant.	
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	STIPULATION; CASE NO. 3:19-cv-05941-WHA	

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1	Defendants U.S. Environmental Protection Agency and its Administrator in his official	
2	capacity ("EPA") and Plaintiffs San Francisco Baykeeper, Save The Bay, Green Foothills, and	
3	Citizens' Committee To Complete The Refuge ("NGO Plaintiffs") stipulate as follows:	
4	1. NGO Plaintiffs have received all monies due pursuant to the parties' settlement	
5	agreement as to costs and attorneys' fees and expenses.	
6	2. By operation of the parties' prior stipulation, approved and entered by the Court on	
7	July 12, 2021 (Dkt. No. 106 at 4 (of 4), lines 12-13), NGO Plaintiffs' Motion for Attorneys' Fees and	
8	Costs under the Equal Access to Justice Act (Dkt. No. 94), is terminated, and this case is closed.	
9	Dated: September 27, 2021	
10	COTCHETT, PITRE & McCARTHY, LLP	
11	By: /s/ Sarvenaz J. Fahimi	
12	JOSEPH W. COTCHETT SARVENAZ "NAZY" J. FAHIMI	
13 14	Attorneys for Plaintiffs Save The Bay, Green Foothills, and Citizens' Committee to Complete the	
15	EARTHRISE LAW CENTER	
16	By: /s/ Allison M. LaPlante	
17	ALLISON M. LAPLANTE JAMES N. SAUL	
18	SAN FRANCISCO BAYKEEPER, INC.	
19	NICOLE C. SASAKI	
20	Attorneys for Plaintiff San Francisco Baykeeper	
21 22	Dated: September 27, 2021	
23	Todd Kim Assistant Attorney General	
24	By: <u>/s/ Andrew J. Doyle</u>	
25	Environment & Natural Resources Division c/o 450 Golden Gate Avenue, Suite 7-6549	
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28	andrew.doyle@usdoj.gov	
	Attorney for Defendants U.S. EPA and its Administrator in his official capacity  STIPULATION; CASE NO. 3:19-cv-05941-WHA	